





RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

•		EPIDIO	YMIS-SPECIFIC RECEPTOR PRO	TEIN	
the spe	ecification of which (chec	k applicable box(s)):			
	is attached hereto was filed on was filed as PCT Internati	March 13, 1998			(Atty Okt. No. 35-12
2			as U.S. Application Serial N	lo. 09/041.745	
				cn	
		application) was amended	l on	•	
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amend with 37 isted b which (ment referred to above. If C.F.R. 1.56, I hereby classified and have also identified to the control of the cont	l acknowledge the duty to d aim foreign priority benefits iffed below any foreign app	tents of the above identified specific isclose information which is material under 35 U.S.C. 119/365 of any for illeation for patent or inventor's certified the filling date of this application:	to the patentability of the	is application in accordance tent or inventor's certificate
	ation Number		Country		Day/Month/Year File
		•	•		,
hered Silor	y claim the benefit under ation Number	35 U.S.C. §119(e) of any U	Inited States provisional application(Date/Month/Year Filed	s) listed below.	
he sub J.S.C.	ject matter of each of the 112, I acknowledge the d	claims of this application is	for United States and PCT internations not disclosed in such prior application as defined in 37 C.F.R. 1.5 of this application:	ions in the manner provi	ded by the first paragraph of 35
Prior (i	I.S./PCT Application(s):				C4=4:
	ation Serial No.		Day/Month/Year Filed		Status: patento pending, abandone
te true: imprisor applicat 22201- address connect 30184; Spoone Thomas	and further that these st nment, or both, under Se tion or any patent issued 4714, telephone numbel is individually and collecti ted therewith and with the Robert W. Faris, 31352; er. 27393; Leonard C. Mit is E. Byme, 32205; Mary, adoff, 38663; James D. B	atements were made with totion 1001 of Title 18 of the thereon. And I hereby appropriate to 1000 (to whoms vely my attorneys to prosect a resulting patent: Arthur Fichard G. Besha, 22770; Schard, 29009; Duane M. By chard, 29009; Duane M. By	knowledge are true and that all state he knowledge that willful false states. United States Code and that such coint NIXON & VANDERHYE P.C., 1 all communications are to be directly this application and to transact. R. Crawford, 25327, Larry S. Nixon, 3Marx E. Nusbaum, 32348; Michael Jers, 33363; Jeffry H. Nelson, 30-481 (avidson, 33489; Alan M. Kagen, 36 Gill, 37334.*	ments and the like so ma wilful false statements in 100 North Glebe Rd., 8 ected), and the following all business in the Paten 25840; Robert A. Vande: . Keenan, 32106; Bryan ; John R. Lastova, 3314 178; William J. Griffin, 3	ide are punishable by fine or hay leopardize the validity of the Floor, Arlington, VA, attorneys thereof (of the same t and Trademark Office hye, 27076; James T. Hosmer H. Davidson, 30251; Stanley C 9: H. Warren Burnam, Jr. 29366
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